Case 18-24434-VFP Doc 52 Filed 03/14/19 Entered 03/14/19 10:31:07 Desc Main STATISTICAL INFORMATION ONLY: Debtor must selection in the Plan.

_0 Valuation of Security	_0 Assumption o	f Executory Contract or Unexpired Lea	ase	0_ Lien Avoidance
	ı	UNITED STATES BANKRUPTCY COU DISTRICT OF NEW JERSEY	JRT	Last revised: September 1, 2018
la Day Alfra da Olasa 8 Ola	via Augus Obas		04404	
In Re: Alfredo Chao & Ch	ris Anne Chao	Case No.: <u>18-2</u>	<u>24434</u>	
Debtor(s)		Judge: Papalia	a	
		Chapter 13 Plan and Motions		
	Original	☐ Modified/Notice Required		
		✓ Modified/No Notice Required	Date:	03/04/2019
		E DEBTOR HAS FILED FOR RELIEF (HAPTER 13 OF THE BANKRUPTCY (
		YOUR RIGHTS WILL BE AFFECTE	:D	
hearing on the Plan prop- papers carefully and disc file a written objection wit eliminated. This Plan ma- written objection is filed b further notice. See Bankr solely within the chapter separate motion or adver	osed by the Debtor. This do cuss them with your attorney thin the time frame stated in y be confirmed and become before the deadline stated in cuptcy Rule 3015. If this plan 13 confirmation process. The cary proceeding to avoid on	ocument is the actual Plan proposed by A. Anyone who wishes to oppose any parthe Notice. Your rights may be affected binding, and included motions may be at the Notice. The Court may confirm this includes motions to avoid or modify a plan confirmation order alone will avoid or modify and plan confirmation order alone will avoid or modify and plan confirmation order alone will avoid the plan confirmation or the p	y the Debtor to revision of the doty this plate granted with is plan, if the alien, the lier roid or modify billateral or to	re are no timely filed objections, without a avoidance or modification may take place the lien. The debtor need not file a reduce the interest rate. An affected lien
		e. Debtors must check one box on eac or if both boxes are checked, the provis		e whether the plan includes each of the defective if set out later in the plan.
THIS PLAN:				
☐ DOES ☑ DOES NO 10.	OT CONTAIN NON-STAND	ARD PROVISIONS. NON-STANDARD	PROVISIO	NS MUST ALSO BE SET FORTH IN PART
		F A SECURED CLAIM BASED SOLEL ENT AT ALL TO THE SECURED CRE		E OF COLLATERAL, WHICH MAY E MOTIONS SET FORTH IN PART 7, IF
DOES DOES NO MOTIONS SET FORTH		N OR NONPOSSESSORY, NONPURO	CHASE-MON	NEY SECURITY INTEREST. SEE
Initial Debtor(s)' Attorney:	JLM	Initial Debtor: AC	Ir	nitial Co-Debtor: <mark>CAC</mark>

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Part 1: Payment and Length of Plan

a. The debtor	shall pay <u>\$3,466</u> per <u>Month</u> to the Chapt	er 13 Trust	tee, starting on <u>August 1, 20</u>	118 for approximately <u>60</u> months.
b. The debtor	shall make plan payments to the Trustee	e from the f	following sources:	
 F	uture earnings			
	other sources of funding (describe source	e, amount a	and date when funds are av	/ailable):
c. Use of real	property to satisfy plan obligations:			
☐ Sa	le of real property			
	Description:			
	Proposed date for completion:			
-	finance of real property:			
	Description:			
	Proposed date for completion:			
	an modification with respect to mortgage	encumber	ing property:	
	Description: Proposed date for completion:			
	ular monthly mortgage payment will con			an modification
_	formation that may be important relating		-	
Part 2: Adequate	Protection None			
	rotection payments will be made in the a			aid to the Chapter 13 Trustee and disbursed
	rotection payments will be made in the ann to:			aid directly by the debtor(s) outside the Plan,
Part 3: Priority Cl	aims (Including Administrative Exp	penses)		
a. All allowed p	riority claims will be paid in full unless th	ne creditor	- T	
	Creditor		Type of Priority	Amount to be Paid
CHAPTER 13 STAND	ING TRUSTEE		ADMINISTRATIVE	AS ALLOWED BY STATUTE
ATTORNEY FEE BAL	ANCE		ADMINISTRATIVE	BALANCE DUE: \$2,500.00
State of New Jersey -	Department of the Treasury		Tax Obligation	\$14,102.32
b. Domestic Su	apport Obligations assigned or owed to a	a governme	ental unit and paid less than	full amount: Check one:
✓ None				
	d priority claims listed below are based unit and will be paid less than the full am			
Creditor	Type of Priority		Claim Amount	Amount to be Paid

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Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence

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The Debtor shall pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)			

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears:

■ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)		
Ditech Sheraton Vistana Villages	2701 Palisade Avenue Bella Florida Cond	\$94,000 \$53.48	4.00% 14.90%	\$97,760 \$61.45	\$2,944.84 \$235.58		

c. Secured claims excluded from 11 U.S.C. 506:

✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid Through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments

✓ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Credit	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

Case 18 e. Surrender NONE	8-2443	4-VFP		iled 03/14/1 ocument	l9 En Page		.4/19 1	.0:31:07	Desc Mair	1
Upon confirmation, 1301be terminated						J.S.C. 362(a) a	and that th	ne stay under	11 U.S.C	
Creditor		Collateral to	o be Surrendere	d Value of S	urrendere	d Collateral		Remaining U	Insecured Debt	
Nationstar Mortgag	e, LLC	279 Highland	d Ave.	\$465,000			•	o unsecured cl	laim until Nation y)	star
f. Secured Claims The following secu Santander Disney Time Share g. Secured Claims t	ured claim: e	s are unaffect	ted by the Plan:	NONE						
g. Secured Claims (io de Paid	in Full Throug	gn the Plan.	NONE						
Creditor			Colla	ateral		Total Amou	nt to be P	aid Through t	he Plan	
Internal Revenue	Service		270)1 Palisade Ave.		\$55,829.2	7			
North Hudson Sev	verage Au	thority	270	1 Palisade Ave.		\$6030.54				
City of Union City			270)1 Palisade Ave.		\$3,163.00				
Part 5: Unsecu	ured Clai	ms								
a. Not sepa	rately clas	ssified allowed	d non-priority uns	secured claims s	shall be pa	id:				
	Not less th	nan <u>100.00%</u>	percent							
b. Separately	y classified	d unsecured o	claims shall be tr	eated as follows	c					
Creditor		Basis o	of Separate Clas	sification		Treatme	ent	Am	ount to be Paid	
Part 6: Execute NONE	ory Cont	racts and U	nexpired Leas	ses						
(NOTE: See time I	limitations	set forth in 1	1 U.S.C. 365(d)(4) that may prev	entassum/	ption of non-re	sidential	real property l	eases in this Pla	an.)

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment

(Case 18	-24434-VF	P Doc	52 Filed C	3/14/19	Entered 0	3/14/19 10	:31:07	Desc	Main
		▼ NONE								
Transm	<i>ittal</i> , within th		the manner se			d creditors, togetl . ACertification of				
a. Motio	on to Avoid L	_iens Under 11	. U.S.C. Secti	on 522(f). 🔽 N	ONE					
The Deb	otor moves t	o avoid the foll	owing liens th	at impair exemp	tions:					
Creditor		Natur Collat		/ne of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum o Other Agains Proper	Liens st the	Amount of Lien to be Avoided
V			·	om Secured to C		nsecured. liens on collateral	I consistent witl	nPart 4 above	e:	
Creditor	Collateral	Schedule	Total Colla	<u> </u>	1			1		
Creditor	Collateral	Debt	Value	•		alue of Creditor's Collatera		Total A	Amount o Reclass	f Lien to be ified
Creditor	Collateral	Debt		•				Total A		
c. Motion The Debt Part 4 a	on to Partiall otor moves t bove:	y Void Liens ar o reclassify the	value	Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified
c. Motic	on to Partiallotor moves t	y Void Liens ar	value	Lier	ns as Partial secured and	Collatera	artially Unsecu	red. NON	NE teral cons	ified
c. Motion The Dett Part 4 a Creditor	on to Partiall otor moves t bove:	y Void Liens ar o reclassify the Scheduled [nd Reclassify e following clai	Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified
c. Motion The Determine Part 4 a Creditor	on to Partiall otor moves t bove:	y Void Liens ar o reclassify the	nd Reclassify e following clai	Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified
c. Motion The Determine Part 4 a Creditor	on to Partiall otor moves to bove: Collateral Cother Plant	y Void Liens ar o reclassify the Scheduled [nd Reclassify e following clair Debt Total (Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified
c. Motion The Determine Part 4 a Creditor	on to Partially otor moves to bove: Collateral Cother Plants Vesting of I	y Void Liens ar o reclassify the Scheduled [nd Reclassify e following clair Debt Total (Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified
c. Motion The Determine Part 4 a Creditor Part 8	on to Partiall otor moves to bove: Collateral Collateral Vesting of I	y Void Liens are or reclassify the Scheduled Example of the pon confirmation pon discharge	nd Reclassify e following clair Debt Total (Lier Underlying Clain ims as partially s	ns as Partial secured and	Collatera y Secured and P partially unsecure	artially Unsecu	red. NON	NE teral cons	ified

c. Order of Distribution

The Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee commissions
- 2) Priority Claims
- 3) Secured Claims
- 4) Unsecured Claims

d. Post-Petition Claims

The Trustee \square is, \blacktriangleleft is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

Case 18-24434-VFP Doc 52 Filed 03/14/19 Entered 03/14/19 10:31:07 Desc Main Part 9: Modification NONE If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being Modified: 10/31/2018 Explain below why the plan is being modified: Explain below how the plan is being modified: Debtors cannot resolve Nationstar's mortgage arrears in plan so debt Treatment of Nationstar's arrears are changed from cured by is being treated as surrendered. modification to surrendered. Are Schedules I and J being filed simultaneously with this Modified Plan? ☐ Yes ✓ No Part 10: Non-Standard Provision(s): Signatures Required Non-Standard Provisions Requiring Separate Signatures: **✓** NONE Explain here: Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date: 03/11/2019 /s/ Alfredo F. Chao

Debtor

Date: 03/11/2019 /s/ Chris Anne Chao

Joint Debtor

Date: 03/11/2019 /s/ Javier Merino

Attorney for the Debtor